BEVERAGES AND BEVERAGE MATERIALS*

20351. Adulteration of sparkling water. U. S. v. American Soda Water Co. and Chester H. Schafer. Pleas of nolo contendere. Fine of \$750 against company and \$250 against individual. (F. D. C. No. 34357. Sample No. 53752-L.)

INFORMATION FILED: March 2, 1953, Eastern District of Missouri, against the American Soda Water Co., a corporation, St. Louis, Mo., and Chester H. Schafer, secretary of the corporation.

ALLEGED SHIPMENT: On or about September 11, 1952, from the State of Missouri into the State of Illinois.

LABEL, IN PART: "Silver Seal Soda Sparkling Water."

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in part of a filthy and decomposed substance by reason of the presence of insect fragments and mold; and, Section 402 (a) (4), the article had been prepared and packed under insanitary conditions whereby it may have become contaminated with filth.

DISPOSITION: July 3, 1953. Pleas of nolo contendere having been entered, the court fined the corporation \$750 and the individual \$250.

20352. Adulteration of green coffee. U.S. v. 83 Bags * * *. (F.D. C. No. 34696. Sample No. 23316-L.)

LIBEL FILED: March 5, 1953, Eastern District of New York.

ALLEGED SHIPMENT: On or about December 6, 1952, by Orozco and Espinosa, A BARREST OF CLARK OF THE A RESIDENCE OF THE STREET Ltd., from Bogota, Colombia.

PRODUCT: 83 bags, each containing 154 pounds, of green coffee at Brooklyn, N. Y.

LABEL, IN PART: "Oroes * * * Bogota Excelso Product of Colombia."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), blue-dyed corn had been substituted in whole or in part for coffee, which the product was represented to be.

DISPOSITION: April 27, 1953. Leonidas Lara & Sons, Inc., New York, N. Y., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond to be brought into compliance with the law, under the supervision of the Food and Drug Administration. The product was reconditioned by hand picking the blue-dyed corn from the coffee. As a result, 1,771 pounds of the corn was removed from the product and was destroyed.

20353. Adulteration of green coffee. U. S. v. 12 Bags * * *. (F. D. C. No. 34903. Sample No. 37303-L.)

LIBEL FILED: March 20, 1953, Eastern District of New York.

ALLEGED SHIPMENT: On or about December 8, 1952, from Bogota, Colombia.

PRODUCT: 12 150-pound bags of green coffee at Brooklyn, N. Y.

Label, in Part: (Bag) "Bogota Excelso Product of Colombia 70 Klos Netos."

NATURE OF CHARGE: Adulteration, Section 402 (b) (2), a substance, blue-dyed corn, had been substituted in part for coffee, which the article was represented to be.

^{*}See also Nos. 20387-20390.

Disposition: May 22, 1953. East Asiatic Co., Inc., New York, N. Y., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for reconditioning under the supervision of the Department of Health, Education, and Welfare. The reconditioning operations consisted in the examination of the product, and in the removal of the corn. A total of approximately 120 pounds of corn was removed and was denatured.

20354. Misbranding of coffee. U. S. v. 19 Cases, etc. (F. D. C. No. 32998. Sample Nos. 4434-L.)

LIBEL FILED: On or about March 31, 1952, District of Maryland.

ALLEGED SHIPMENT: On or about March 10, 1952, by the Greenwich Mills Co., from New York, N. Y.

PRODUCT: 19 cases, each containing 24 cans, and 40 cases, each containing 6 cans, of coffee at Baltimore, Md.

LABEL, IN PART: (Can) "Marlboro Coffee One Pound Net Weight" and "3 Pounds Net Weight Vacuum Packed Coffee."

NATURE OF CHARGE: Misbranding, Section 403 (e) (2), the article failed to bear a label containing an accurate statement of the quantity of the contents since the label statements "One Pound Net Weight" and "3 Pounds Net Weight" were inaccurate. (Examination showed that the article was short weight.)

DISPOSITION: July 24, 1953. The Greenwich Mills Co., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for relabeling under the supervision of the Department of Health, Education, and Welfare.

20355. Adulteration of coffee sweeps. U. S. v. 300 Bags * * *. (F. D. C. No. 33504. Sample No. 37843-L.)

LIBEL FILED: July 31, 1952, Eastern District of New York.

ALLEGED SHIPMENT: On or about March 8, 1952, from Guatemala.

PRODUCT: 300 152-pound bags of coffee sweeps at Brooklyn, N. Y.

NATURE OF CHARGE: Adulteration, Section 402 (a) (3), the article consisted in whole or in part of a filthy substance by reason of the presence of manure, dirt, and miscellaneous debris. The article was adulterated while held for sale after shipment in interstate commerce.

Disposition: May 5, 1953. J. Aron & Co., Inc., New York, N. Y., claimant, having consented to the entry of a decree, judgment of condemnation was entered and the court ordered that the product be released under bond for reprocessing under the supervision of the Department of Health, Education, and Welfare. As a result of the reprocessing operations, 277 pounds of the product were found unfit and were destroyed.

CANDY AND SIRUP

CANDY

20356. Adulteration of candy. U. S. v. 32 Boxes * * *. (F. D. C. No. 34572. Sample No. 16534-L.)

LIBEL FILED: On or about February 2, 1953, Western District of Missouri.

ALLEGED SHIPMENT: On or about April 16 and September 26, 1952, from Centralia, Ill.